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SERIAL NUMBER FILING DATE	-47ES OF	Washingtor	n, D.C. 20231	ENTS AND TRADEMARKS
09/378 674	FIRST NAMED APPLI			TORNEY DOCKET NO.
JEREMY J CURCURI BROOKS & KUSHMAN	WM21/0816	7	L	MED0-5007-PU MINER
1000 TOWN CENTER 22ND FL SOUTHFIELD MI 48075			ART UNIT	PAPER NUMBER

Below is a communication from the EXAMINER in charge of this application COMMISSIONER OF PATENTS AND TRADEMARKS

ADVISORY ACTION

3/	ADVISORY ACTION
A THE	PERIOD FOR RESPONSE:
☐ is	extended to run from the date of the Final Rejection
□ cc	Onlinues to run
ix a	ontinues to run from the date of the Final Rejection
)A e	rent however, will the statutory period for response expire later than the mailing date of this Advisory Action, whichever is the second secon
fer pu 1. :	b. The date on which the response, the petition, and the fee have been filed is the date of the response and the appropriate roses of determining the period of extension and the corresponding amount of the fee. Any extension that the short need to the response and also the date for the
Applica place ti	int's response to the final rejection, filed # 2 0 , has been considered with the following officer to the control of the following officer to the
1. 🔲 The	proposed amendments to the claim and/or specification will not be entered and the final rejection stands because:
a. [There is no convincing specification will not be entered and the final rejection stands because
	presented. Proposed amendment is necessary and
b. 🗀	They raise new issues that would require further consideration and/or search. (See Note).
с. 🗀	They raise the issue of new matter. (See Note).
d. 🗀	They are not deemed to place the application in better form for appeal by materially reducing or simplifying the issues for
e 🗆	Thousand a materially reducing or simplifying the issues for
٠. ٦	They present additional claims without cancelling a corresponding number of finally rejected claims.
2. Newly non-allo	proposed or amended claims would be allowed if submitted in a separately filed amendment cancelling the pwable claims. The filing of an appeal, the proposed amendment will be X will not be, entered and the status of the claims in this status.
A.U	would be as follows: Will not be, entered and the status of the claims in this
VIIOME(d claims:objected to:
Claims	rejected: 11-16 and 16
	However
a. 📙 T	he rejection of claims on references is doomed to the
v.∟.⊺ Ner	he rejection of claims on references is deemed to be overcome by applicant's response. davit, exhibit or request for reconsideration has been considered by the consideration by the consideration has been considered by the consideration by the consideration has been considered by the consideration by the consideration has been considered by the consideration by the consideration has been considered by the consideration by the consideration has been considered by the consideration by the conside
The affi	davit, exhibit or request for reconsideration has been applicant's response.
The affid	davit, exhibit or request for reconsideration has been considered but does not overcome the rejection. See ATTALL d. d.
The propose	d drawing correction Classic C
Other	d drawing correction has has not been approved by the examiner.
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ANDREW FAILE SUPERVISORY PATENT EXAMINER TECHNOLOGY CENTER 2600